HOUSE BILL 1173

0lr0311 CF SB 760

By: Delegates Valentino-Smith, Atterbeary, Cain, Chang, Corderman, D.M. Davis, Ivey, Korman, Lehman, Lierman, Lopez, Patterson, Shetty, and Solomon Introduced and read first time: February 7, 2020

Assigned to: Ways and Means

A BILL ENTITLED

1 AN ACT concerning

2 Public Schools – Student Meal Programs and Meal Charge Policies

- 3 FOR the purpose of requiring each county board of education to establish a meal charge 4 policy that addresses certain matters related to the administration of school meal $\mathbf{5}$ programs and management of payments for school meals; requiring a certain meal 6 charge policy to include certain provisions, requirements, and prohibitions; requiring 7 each county board to review, update, and publish its meal charge policy in a certain 8 manner and to submit the policy and any updates to the State Department of 9 Education; requiring each county board to provide a printed copy of the meal charge 10 policy to each student in a public school each school year; requiring a school to 11 provide certain information and assistance to certain individuals regarding 12applications for the school's meal programs at certain times; requiring the 13Department to create and maintain a certain database, publish certain meal charge policies on its website, and report to the General Assembly on certain dates on 14 15certain matters; defining a certain term; and generally relating to public school meal 16 charge policies.
- 17 BY adding to
- 18 Article Education
- 19 Section 7–125
- 20 Annotated Code of Maryland
- 21 (2018 Replacement Volume and 2019 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
 - Article Education
- 25 **7–125.**

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EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 (A) IN THIS SECTION, "UNPAID MEAL DEBT" MEANS DEBT OWED TO A 2 SCHOOL BY A STUDENT FOR SCHOOL MEALS OR INSUFFICIENT FUNDS IN THE 3 STUDENT'S MEAL ACCOUNT.

4 (B) EACH COUNTY BOARD SHALL ESTABLISH A MEAL CHARGE POLICY THAT 5 ADDRESSES PAYMENT FOR SCHOOL MEALS, UNPAID MEAL DEBT, PROHIBITION OF 6 STIGMATIZING ACTIONS, AND OTHER ISSUES RELATED TO THE ADMINISTRATION OF 7 SCHOOL MEAL PROGRAMS AND MANAGEMENT OF PAYMENTS FOR SCHOOL MEALS.

8 (C) EACH POLICY ESTABLISHED BY A COUNTY BOARD UNDER SUBSECTION 9 (B) OF THIS SECTION SHALL:

10(1)PROVIDE FOR APPROPRIATE TRAINING OF SCHOOL PERSONNEL11WHO INTERACT OR COMMUNICATE WITH STUDENTS ABOUT SCHOOL MEALS;

12 (2) REQUIRE SCHOOL PERSONNEL TO TREAT ALL STUDENTS WITH 13 UNPAID MEAL DEBT WITH COMPASSION AND DIGNITY;

14(3)AUTHORIZE A SCHOOL TO SERVE AN ALTERNATIVE MEAL INSTEAD15OF A STANDARD MEAL IF THE ALTERNATIVE MEAL:

16 (I) MEETS THE U.S. DEPARTMENT OF AGRICULTURE'S 17 NUTRITIONAL REQUIREMENTS FOR A MEAL TO BE REIMBURSABLE UNDER FEDERAL 18 LAW; AND

19 (II) IS AVAILABLE AS A MEAL OPTION ON THE SCHOOL MENU 20 OFFERED TO ALL STUDENTS;

(4) PROVIDE SPECIFIC GUIDELINES AND PROCEDURES FOR
 INFORMING A PARENT OR LEGAL GUARDIAN OF A STUDENT'S UNPAID MEAL DEBT
 THAT INCLUDE:

(I) A REQUIREMENT THAT COMMUNICATIONS ABOUT UNPAID
 MEAL DEBT BE DIRECTED TO THE PARENT OR LEGAL GUARDIAN OF A STUDENT AND
 CONDUCTED IN A MANNER THAT DOES NOT DRAW ATTENTION TO, IDENTIFY, OR
 STIGMATIZE THE STUDENT; AND

(II) NOTIFICATION TO THE PARENT OR LEGAL GUARDIAN OF A
 STUDENT WHEN THE STUDENT HAS UNPAID MEAL DEBT OR THE STUDENT'S MEAL
 ACCOUNT HAS A LOW BALANCE, AS DEFINED BY THE COUNTY BOARD; AND

31 (5) **PROHIBIT A SCHOOL, IN RESPONSE TO A STUDENT'S UNPAID MEAL**

1 DEBT, FROM:

 $\mathbf{2}$ **(I) REQUIRING THE STUDENT TO WEAR A WRISTBAND, HAND** 3 STAMP, STICKER, OR OTHER IDENTIFYING MARK; **REQUIRING THE STUDENT TO COMPLETE ADDITIONAL** 4 **(II)** CHORES, TASKS, OR ACTIVITIES AS A PUNISHMENT FOR UNPAID MEAL DEBT; 56 (III) **DENYING A MEAL TO THE STUDENT;** 7 (IV) DISPOSING OF A MEAL AFTER IT HAS BEEN SERVED TO THE 8 STUDENT; OR 9 RESTRICTING A STUDENT FROM ACCESS TO SCHOOL **(**V**)** 10 **RECORDS OR PARTICIPATION IN EXTRACURRICULAR ACTIVITIES.** 11 **(D) EACH COUNTY BOARD SHALL:** 12 (1) **REVIEW AND UPDATE ITS MEAL CHARGE POLICY EACH YEAR OR** 13MORE OFTEN AS NEEDED; 14(2) PUBLISH THE MEAL CHARGE POLICY AND ANY UPDATES ON THE **COUNTY BOARD'S WEBSITE;** 1516 (3) AT THE BEGINNING OF EACH SCHOOL YEAR, PROVIDE A PRINTED COPY OF THE MEAL CHARGE POLICY TO EACH STUDENT IN A PUBLIC SCHOOL IN THE 1718 **COUNTY: AND** 19 (4) SUBMIT THE MEAL CHARGE POLICY AND ANY UPDATES TO THE 20 DEPARTMENT. 21**(E)** (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, AT THE BEGINNING OF THE SCHOOL YEAR OR ON ADMISSION, EACH SCHOOL SHALL PROVIDE 2223EACH STUDENT: 24**(I)** A PRINTED APPLICATION FOR THE SCHOOL'S FREE OR **REDUCED PRICE MEAL PROGRAMS; OR** 25IF THE SCHOOL USES AN ELECTRONIC MEAL ACCOUNT, A 26**(II)** 27WRITTEN EXPLANATION OF THE ELECTRONIC APPLICATION PROCESS. 28(2) A SCHOOL SHALL PROVIDE ASSISTANCE TO A PARENT OR LEGAL 29GUARDIAN OF A STUDENT IN UNDERSTANDING HOW TO APPLY FOR THE SCHOOL'S

1 FREE OR REDUCED PRICE MEAL PROGRAMS AS NEEDED DUE TO LANGUAGE, 2 LITERACY, OR OTHER RELATED LIMITATIONS.

3 (3) IF AT ANY OTHER TIME A SCHOOL ACQUIRES KNOWLEDGE THAT A
4 STUDENT MAY QUALIFY FOR THE SCHOOL'S FREE OR REDUCED PRICE MEAL
5 PROGRAMS, THE SCHOOL SHALL PROVIDE A PAPER APPLICATION OR AN
6 ELECTRONIC LINK TO AN APPLICATION FOR THE PROGRAMS AND APPLICATION
7 ASSISTANCE AS NEEDED.

8 (F) THE DEPARTMENT SHALL CREATE AND MAINTAIN A DATABASE OF THE 9 MEAL CHARGE POLICIES ESTABLISHED BY THE COUNTY BOARDS IN ACCORDANCE 10 WITH THIS SECTION AND PUBLISH THE POLICIES ON ITS WEBSITE.

11 SECTION 2. AND BE IT FURTHER ENACTED, That, on or before December 1, 12 2020, and on or before December 1, 2021, the State Department of Education shall report 13 to the General Assembly, in accordance with § 2–1257 of the State Government Article, 14 based on data collected from each local school system, on:

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- (1) the annual accumulated student meal debt;

16 (2) the fees paid for using electronic meal account providers and the 17 amount collected from electronic meal account providers;

18 (3) the fees paid for using third-party debt collectors for their services, the 19 fees charged to a student with unpaid meal debt, and the amount collected by third-party 20 debt collectors;

(4) the cost of expanding subsidized meal programs to include students who
 meet 185% to 300% of the federal poverty guideline;

(5) the cost of a State supplement to increase the community eligibility
program reimbursement rate to a minimum of 90% for all schools that are currently
enrolled in or eligible for the program by determining groupings that allow for maximum
school participation; and

(6) the State's direct certification continuous improvement plan, as
required by the federal Healthy, Hunger–Free Kids Act of 2010 due to the State failing to
achieve the 95% direct certification benchmark for children in households participating in
the Supplemental Nutrition Assistance Program.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July
 1, 2020.